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|---|----------------|----------------------|-------------------------|------------------|--|
| APPLICATION NO.   | FILING DATE    | FIRST NAMED INVENTOR | ATTONIUM                |                  |  |
| 10/052,967  | 01/18/2002     |                      | ATTORNEY DOCKET NO.     | CONFIRMATION NO. |  |
|   |                | Mu-III Lim           | CP-1229                 | 3343             |  |
| 27752 75  | 00/11/2003     |                      |                         | 55.5             |  |
| THE PROCTE  | R & GAMBLE CON | /PANV                | <b></b>                 | •                |  |
| INTELLECTUAL PROPERTY DIVISION WINTON HILL TECHNICAL CENTER - BOX 161 6110 CENTER HILL AVENUE |                |                      | EXAMINER                |                  |  |
|   |                |                      | ELHILO, EISA B          |                  |  |
| CINCINNATI.   | OH 45224       |                      |                         |                  |  |
|   |                | •                    | ART UNIT                | PAPER NUMBER     |  |
|   |                |                      | 1751                    |                  |  |
|   |                |                      | DATE MAILED: 08/11/2003 |                  |  |

.Please find below and/or attached an Office communication concerning this application or proceeding.

|   |   | Application No.   | Applicant(s)  |
|---|---|---|---|
|   |   | 10/052,967  | LIM ET AL.  |
| Office Action Sumn  | nary  | Examiner  | Art Unit  |
|   |   | Eisa B Elhilo   | 1751  |
| The MAILING DATE of this of Period for Reply  | communication appea   | ars on the cover sheet  | with th correspondence address  |
| A SHORTENED STATUTORY PE THE MAILING DATE OF THIS CO - Extensions of time may be available under the after SIX (6) MONTHS from the mailing date o - If the period for reply specified above is less th - If NO period for reply is specified above, the m - Failure to reply within the set or extended perion - Any reply received by the Office later than thre earned patent term adjustment. See 37 CFR 1  Status | provisions of 37 CFR 1.136( If this communication. In thirty (30) days, a reply w aximum statutory period will but for reply will, by statute, ca e months offer the mailing to | a). In no event, however, may<br>ithin the statutory minimum of the<br>apply and will expire SIX (6) Mo | a reply be timely filed<br>hirty (30) days will be considered timely.<br>DNTHS from the mailing date of this communication. |
| 1) Responsive to communicati  | ion(s) filed on <u>18 Jar</u>   | nuary 2002 .  |   |
| 2a)☐ This action is <b>FINAL</b> .  |   | action is non-final.  |   |
| 3) Since this application is in c closed in accordance with the Disposition of Claims   | ondition for allowand   | ce except for formal m  | atters, prosecution as to the merits is C.D. 11, 453 O.G. 213.  |
| 4)⊠ Claim(s) <u>1-24</u> is/are pending   |   |   |   |
| 4a) Of the above claim(s)   | is/are withdrawn  | from consideration.   |   |
| 5) Claim(s) is/are allowed  |   |   |   |
| 6) Claim(s) is/are rejecte  | d.  |   |   |
| 7) Claim(s) is/are objecte  | ed to.  |   |   |
| 8) Claim(s) <u>1-24</u> are subject to r <b>Application Papers</b>  | estriction and/or elec  | ction requirement.  |   |
| 9) The specification is objected to   | by the Examiner.  |   |   |
| 10) The drawing(s) filed on   |   | or b) objected to by  | the Examiner  |
| Applicant may not request that  | any objection to the dr   | awing(s) be held in abev  | ance See 37 CFR 1.85(a)   |
| 11) The proposed drawing correcti   | on filed on is:   | a) approved b)  | disapproved by the Examiner   |
| If approved, corrected drawings   | are required in reply t   | o this Office action.   | the Examiner.   |
| 12)☐ The oath or declaration is obje  | cted to by the Exami  | ner.  |   |
| Priority under 35 U.S.C. §§ 119 and 1   | 20  |   |   |
| 13) Acknowledgment is made of a   | ı claim for foreign pri   | ority under 35 U.S.C  | 8 119(a)-(d) or (f)   |
| a) ☐ All b) ☐ Some * c) ☐ Non   | ne of:  | ,   | 3 7 7 (4) (3) 51 (1).   |
| 1. Certified copies of the p  | riority documents ha  | ve been received  |   |
| 2. Certified copies of the p  |   |   | oplication No   |
| <ol><li>Copies of the certified c</li></ol>   | opies of the priority o   | documents have been   | received in this National Stage   |
| 14) Acknowledgment is made of a c   | laim for domestic or  | ority under 35 LLS C  | S 110(a) (b. a.   |
| a)  The translation of the forei  | gn language provision   | onal application has be   | en received   |
| Attachment(s)   | pi  | ioniy under 55 U.S.C.   | 33 120 and/or 121.  |
| Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Revolution Disclosure Statement(s) (PTO-1  | view (PTO-948)<br>449) Paper No(s)  | El Madias ett   | Summary (PTO-413) Paper No(s)<br>nformal Patent Application (PTO-152)   |
| . Patent and Trademark Office<br>O-326 (Rev. 04-01)   | Office Action S   | ummary  | Part of Paper No. 5   |

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100m

## **DETAILED ACTION**

## Election/Restrictions

- 1. Restriction to one of the following inventions is required under 35 U.S.C. 121:
  - I. Claims 1-6, drawn to chemical compound, variously classified in classes 544,
     546, 548, 564 and several subclasses .
  - II. Claims 7-10, drawn to a process for preparation a compound, classified in classes 544, 546, 548, 564 and several subclasses.
  - III. Claims 11-24, drawn to a hair coloring system (composition) and its method for using, classified in class 8, subclass 405.

The inventions are distinct, each from the other because of the following reasons:

- 2. Inventions II and I are related as process of making and product made. The inventions are distinct if either or both of the following can be shown: (1) that the process as claimed can be used to make other and materially different product or (2) that the product as claimed can be made by another and materially different process (MPEP § 806.05(f)). In the instant case the process as claimed can be used to make other materially different product in which both R1 and R2 are selected from hydrogen atoms or R1 selected form the group of C1 to C3 alkyl radical and R2 selected from the phenyl radical.
- 3. Inventions I and III are related as product and process of use. The inventions can be shown to be distinct if either or both of the following can be shown: (1) the process for using the product as claimed can be practiced with another materially different product or (2) the product as claimed can be used in a materially different process of using that product (MPEP § 806.05(h)). In the instant case the process for using the product as claimed can be practiced

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with another materially different product in which both R1 and R2 selected from hydrogen atoms or R1 selected form the group of C1 to C3 alkyl radical and R2 selected from a phenyl radical.

- 4. Inventions II and III are related as process of making and process of using the product. The use as claimed cannot be practiced with a materially different product. Since the product is not allowable, restriction is proper between said method of making and method of using. The product claim will be examined along with the elected invention (MPEP § 806.05(i)).
- 5. Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.
- 6. A telephone call was made to Charles J. Zeller on August 10, 2003 to request an oral election to the above restriction requirement, but did not result in an election being made.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Eisa B Elhilo whose telephone number is (703) 305-0217. The examiner can normally be reached on M - F (7:30-5:00) with alternate Friday off.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Yogendra Gupta can be reached on (703) 308-4708. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9310 for regular communications and (703) 872-9311 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0661.

Esa Elhilo
Eisa Elhilo

Patent Examiner

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August 10, 2003